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APPLICATION NO.	F	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/518,674	08/29/2005		Claudiu Vasilescu	17170/004001	6800
22511	7590	09/26/2006		EXAMINER	
OSHA LIA 1221 MCKII		- ·	NGUYEN, TRAN N		
SUITE 2800	·- ·	KEE I		ART UNIT PAPER NUMBER	
HOUSTON,	TX 770	10		2834	

Please find below and/or attached an Office communication concerning this application or proceeding.

Supplemental Notice of Allowability

Application No.	Applicant(s)
10/518,674	VASILESCU, CLAUDIU
Examiner	Art Unit
Tran N. Nguyen	2834

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Tran N. Nguyen	2834	
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ve been received. ve been received in Application ocuments have been received "of this communication to file in MENT of this application." mitted. Note the attached EXA ves reason(s) why the oath or just be submitted. rson's Patent Drawing Review — r's Amendment / Comment or 1.84(c)) should be written on the the header according to 37 CFR posit of BIOLOGICAL MATE	in No in this national stage application are reply complying with the MINER'S AMENDMENT declaration is deficient. (PTO-948) attached in the Office action of the drawings in the front (not R 1.121(d)). ERIAL must be submitted.	e requirements or NOTICE OF
6. Interview Su Paper No./N /08), 7. Examiner's A	mmary (PTO-413), Mail Date Amendment/Comment Statement of Reasons fo	
	pears on the cover sheet with S (OR REMAINS) CLOSED in S) or other appropriate communication is suit and MPEP 1308. Junder 35 U.S.C. § 119(a)-(d) or we been received. We been received in Application ocuments have been received. This application to file MENT of this application. MITHER TOTAL TOTA	Tran N. Nguyen Dears on the cover sheet with the correspondence as S (OR REMAINS) CLOSED in this application. If not in 5) or other appropriate communication will be mailed in RIGHTS. This application is subject to withdrawal from 13 and MPEP 1308. Under 35 U.S.C. § 119(a)-(d) or (f). We been received. We been received in Application No To othis communication to file a reply complying with the MENT of this application. MIT of this application. MIT of this application. MIT of this application which is deficient. MIT of this application. MIT of this application is deficient. MIT of this application is deficient. MIT of this application of the declaration is deficient. MIT of this application is deficient. MIT of this application of the drawings in the front (not the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of the header according to 37 CFR 1.121(d). MIT of this application is application of the header according to 37 CFR 1.121(d). MIT of this application is application of the drawings in the front (not the header according to 37 CFR 1.121(d). MIT of this application is application of the drawings in the front (not the header according to 37 CFR 1.121(d). MIT of this application is application in the original part of the header according to 37 CFR 1.121(d). MIT of this application is application in the original part of the header according to 37 CFR 1.121(d). MIT of this application is application in the original part of the header according to 37 CFR 1.121(d). MIT of this application is application in the original part of the header according to 37 CFR 1.121(d). MIT of this application is applicati

	Application No.	Applicant(s) VASILESCU, CLAUDIU	
Pasnansa to Bula 212 Communication	10/518,674		
Response to Rule 312 Communication	Examiner	Art Unit	
	Tran N. Nguyen	2834	
The MAILING DATE of this communication	n appears on the cover sheet	with the correspondence a	ddress –
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. ☑ The amendment filed on <u>31 August 2006</u> under 37 Ci	FR 1.312 has been considered,	and has been:	
a) 🛛 entered.			
b) entered as directed to matters of form not affect	ing the scope of the invention.		
c) disapproved because the amendment was filed	after the payment of the issue f	ee.	
Any amendment filed after the date the issue	·	ed by a petition under 37 CF	R 1.313(c)(
and the required fee to withdraw the applicat	ion from issue.		
d) disapproved. See explanation below.			
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e) entered in part. See explanation below.			
e) entered in part. See explanation below.	annroved and entered		
•	approved and entered.		
e) entered in part. See explanation below.	approved and entered.		
e) entered in part. See explanation below.	approved and entered.		

Tran N. Nguyen
Primary Examiner
Art Unit: 2834